

# **Concord Light Photovoltaic Rebate Terms & Conditions**

1. The PV system to be installed:
  - a. Is designed to offset all or part of the customer's annual electrical needs.
  - b. Is located on the customer's premise and within Concord Light's service territory.
  - c. Is a customer owned PV system that is not leased or rented, unless Concord Light's legal counsel reviewed and approved the lease agreement prior to system installation.
2. Customer understands that Concord Light does not warranty or in any way guarantee the quality of the PV equipment. Acceptance of such is the customer's responsibility.
3. A copy of the installation contract must be included with the PV rebate application form
4. The customer shall comply with all city and/or county ordinance(s) and obtain all required city and/or county permits.
5. The customer shall complete and submit the required Concord Light interconnection application form.
6. Concord Light is NOT party to the installation contract between the customer and contractor / vendor.
7. The customer agrees to grant Concord Light access to the customer's property for the purpose of on-site inspection(s) to verify that the site and installed equipment are eligible for rebate.
8. Customer understands that Concord Light is not responsible for any Tax Liability associated with the receipt of the Concord Light PV Rebate.
9. PV system equipment must carry a minimum of a 5-year warranty on inverters and a 20-year warranty on modules with an overall average output of a minimum of 85% output of manufacturer's designed ratings.

I certify that I have read and understand the Terms & Conditions and will procure all necessary building permits and that are required for the PV system installation.

Customer Signature:

Print Name:

Date:

If Commercial,

Company Name:

Signature & Title:

